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PART II-Section 4

Statutory Rules and Orders issued by the Ministry of Defence

MINISTRY OF DEFENCE

New Delhi, the 17th April 1954

S.R.O. 151.—In exercise of the powers conferred by section 14 of the Territorial Army Act, 1948 (LVI of 1948), the Central Government hereby directs that the following further amendment shall be made in the Territorial Army Rules, 1948, namely:—

In sub-rule (c) of rule 14 of the said Rules-

- (a) in the heading, for the word 'Dismissal', the words 'Discharge, Dismissal' shall be substituted; and
- (b) in line 1, for the word 'dismissal', the words 'discharge, dismissal' shall be substituted.

[No. 51876/GS/TA3/3533-D(GS-II).]

M. of F. (D) Dy. No. 765-P.D. of 1954.

H. C. SARIN, Joint Secy.

- S.R.O. 152.—In exercise of the powers conferred by sub-section (2) of section 12 of the National Cadet Corps Act, 1948 (XXXI of 1948), read with rule 42 of the National Cadet Corps Rules, 1948 the Central Government hereby appoints a State Advisory Committee of the National Cadet Corps for the State of Andhra consisting of the following persons, namely:—
 - 1. The Minister of Education, the State of Andhra (Chairman)
 - 2. The Secretary of the Education Department of the State of Andhra.
 - 3. The Vice-Chancellor, Andhra University.
 - 4. Director of Public Instruction, Andhra.
 - 5. Lt. Col. S. S. Chowdhary, G.S.O.I., HQ Madras Area.
 - Sri A. S. Thyagarajan, M.A., Principal, P. R. Government Arts College, Kakinada.
 - 7. Shri T. Surya Prakasam, M.A.L.T., Headmaster, Hindu College High School, Guntur.
 - 8. Sri M. C. Seshachalam, B.A.L.T., Headmaster, Board High School, Chittoor.

- 9. Wg. Cdr. C. Satyanarayana, Commander No. 2 Circle, National Cadet Corps.
- 10 Captain, K. Perraju, Kakinada.
- 11. Sri C. Anna Rao, B. A., Executive Officer, T. T. Devathanams, Tirupathi.
- Srimathi C. Ammanna Raja, B.A.L.T., Ex-Deputy Speaker, Madras Assembly.
- 13. The Deputy Secretary to the Government of Andhra, Finance Department.

SHIV CHARAN, SINGH, Dy. Secy.

S.R.O. 153.—The following draft of certain rules for the division of the Delhi Cantonment into wards for the purpose of holding elections in the said Cantonment and the determination of the number of members to be elected by each of the wards, which it is proposed to make in exercise of the powers conferred by clauses (a) and (b) of section 31 of the Cantonments Act, 1924 (II of 1924), is published, as required by the said section, for the information of persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 1st June 1954.

Any objection or suggestion which may be received by the undersigned from any person through the General Officer Commanding-in-Chief, Western Command, with respect to the said draft before the date specified will be considered by the Central Government:—

DRAFT RULES

- 1. Short title and commencement.—(1) These rules may be called the Delhi Cantonment (Division into Wards) Rules, 1954.
 - (2) They shall come into force at once.
- 2. Division of Cantonment into wards.—For the purpose of holding elections to the Cantonment Board, the Delhi Cantonment shall be divided into the following wards; to be called—
 - (a) Ward No. I,
 - (b) Ward No. II.
 - (c) Ward No. III,
 - (d) Ward No. IV,
 - (e) Ward No. V, and
 - (f) Ward No. VI,
- 3. Boundaries of Wards.—The boundaries of each of the said wards shall be as specified in the Schedule annexed to these Rules.
- 4. Number of members to be elected.—The number of members to be elected by each of the said wards shall be as shown below:—

Ward No. 1 -- 1

Ward No. 2 - 1

Ward No. 3 -- 1

Ward No. 4 -- 1

Ward No. 5 — 1

Ward No. 6-2 (includes one member from the Scheduled Castes).

THE SCHEDULE

(Boundaries of Wards—see rule 3).

Ward No. I

North.-From pillar No. 6 C Westwards to pillar No. 6 D.

West.—From pillar No. 6 D Southerly to pillar No. B-1 then southerly to Cantonment boundary pillar No. 1 then Southerly to boundary pillar No. 144.

South.—From pillar No. 144, Eastwards—Northwards along with the right bank of the Nallah crossing the Station Road and Eastwards to the junction of Sadar Bazar Road and Station Road.

East.—From the junction of Sadar Bazar Road and Station Road Northwards along left edge of the Sadar Bazar Road to South-East end of Naraina Road then to Eastwards to pillar No. 6 A then North, North-Eastwards to pillar No. 6 B then Northwards to pillar No. 6 C.

Ward No. II

North.—From the Cantonment Boundary pillar No. 43 Westwards to Cantonment Boundary pillar No. 42, then along the Cantonment boundary line Northwards upto Cantonment Boundary pillar No. 23 B. Then from 23-B Westward to Cantonment Boundary pillar No. 23-A, then northward to Cantonment Boundary pillar No. 22, then from the Cantonment Boundary Pillar No. 22 South-Westward along the boundary line of Village Naraina upto Cantonment Boundary pillar No. 7.

West.—From the Cantonment Boundary pillar No. 7 Southwards the boundary runs along the right edge of the Sadar Bazar Road upto the junction of Sadar Bazar Road and Station Road.

South.—From the junction of the Sadar Bazar Road and Station Road boundary runs Eastwards along the right edge of the Station Road upto the junction of Station Road and Gymnasium Road, then Northwards along the right edge of the Gymnasium Road upto the junction of Gymnasium Road and Hospital Road, then Eastwards along the right edge of Hospital Road upto the junction of Hospital Road and Nicholson Road, then Southwards along with the right edge of the Nicholson Road upto the junction of Nicholson Road and Station Road. Then Eastward along the right edge of the Station Road upto the junction of Station Road and Parade Road.

East.—From the junction of Station Road and Parade Road Eastwards along the right edge of the Parade Road upto Cantonment Boundary pillar No. 50. Then Northwards along the Cantonment Boundary line upto Cantonment Boundary Pillar No. 43.

Ward No. III

North.—From the junction of the Parade Road and Station Road Westwards along the left edge of the Station Road upto the junction of Station Road and Nicholson Road, then Northwards along the left edge of the Nicholson Road upto the junction of Nicholson Road and Hospital Road. Then Westwards along the left edge of the Hospital Road upto the junction of Gymnasium Road and Hospital Road and then Southwards along the left edge of the Gymnasium Road upto the junction of Station Road and Gymnasium Road, then Westwards along the left edge of the Station Road upto the junction of Maude Road and Station Road.

West.—From the junction of Station Road and Maude Road Southwards along the left edge of the Maude Road and Circular Garden upto the junction of Cassels Road with Circular Garden.

South.—From the junction of Circular Garden and Cassels Road South-Eastwards along the left edge of the Cassels Road, upto the junction of Cassels Road and Parade Road.

East.—From the junction of Cassels Road and Parade Road East-Northwards along the left edge of Parade Road upto the junction of Parade Road and Station Road.

Ward No. IV

North.—From the junction of Maude Road and Station Road Westwards along the left edge of Station Road crossing the Sadar Bazar Road upto the Nallah Bridge and South-Westwards along with the boundary line of Ward No. I upto Cantonment Boundary Pillar No. 144, then from Cantonment Boundary Pillar No. 144 boundary runs back along the right bank of the Nallah and from the turning of the Nallah and then Eastwards parallel to Station Road including Chitral Lines upto the junction of the Kotwali Road and Sadar Bazar Road.

West.—From the junction of Kotwali Road and Sadar Bazar Road Southwards along the left edge of the Sadar Bazar Road upto the junction of Parade Road and Sadar Bazar Road.

South.—From the junction of Parade Road and Sadar Bazar Road East-wards on the left edge of the Parade Road upto the junction of Polo Road and Parade

East .- From the junction of Polo Road and Parade Road East-northwards alongwith the left edge of Parade Road upto the junction of Parade Road and Cassels Road, then from the junction of Parade and Cassels Road North-Westwards along the left edge of the Cassels Road upto the junction of Cassels Road and Circular Garden and around the left side of Circular Garden upto the junction of Circular Garden and Maude Road, then from the junction of Circular Garden and Maude Road, then from the junction of Circular Garden and Maude Road Northwards alongwith the left edge of Maude Road upto the junction of Maude Road and Station Road.

Ward No. V

North.—From the North-west corner of the boundary line of Police Station, the boundary runs in Westwards along the boundary of Ward No. 4 and 1 upto Cantonment Boundary Pillar No. 144.

West.—From pillar No. 144 Southwards boundary runs along the Cantonment Boundary line upto Pillar No. 129.

South.—From pillar No. 129 boundary runs Eastwards upto pillar No. 101 then Northwards upto pillar No. 96 then Eastwards upto Cantonment Boundary pillar No. 76 along Cantonment Boundary line.

East.—From pillar No. 76 boundary runs Northwards along the Cantonment Boundary line upto Cantonment Boundary Pillar No. 50. Then West-southwards along the left side of the Parade Road upto the junction of Parade Road and Polo Road. Then Southwards along the boundary lines of I.A.F. Palam Area (Parade ground and I.A.F. Staff Quarters), then South-eastwards along the right edge of Maude Road upto the junction of Maude Road and Gurgaon Road, then Westwards and Northwards along with the wire fence of the I.A.F. Palam Airport upto the Sadar Bazar Road. Then Northwards along the boundary line of the Grass Farm opposite Sadar Bazar and meets at the Northern corner of the boundary line of Police Station. boundary line of Police Station.

Ward No. VI

North.—From the junction of Polo Road and Parade Road the boundary runs Westwards, upto junction of Sadar Bazar and Parade Road and then Northwards upto boundary line of Police Station and then again Westwards along the boundary of Ward No. 4 upto the North-west corner of the boundary line of Police Station.

West, South and East .- From the North-west corner of the boundary line of Police Station the boundary runs Southwards along the Eastern boundary line of Ward No. 5, then Eastwards alongwith the boundary line of Ward No. 5 and then Northwards alongwith the boundary line of Wards No. 5 upto the junction of Polo Road and Parade Road.

[No. 29/12/G/L&C/52/1814-G/54/D(C&L).]

S.R.O. 134.—The following amendments in the Bye-laws for regulating the Jullundur, in exercise of the powers conferred by clause (3) of section 283 of the Cantonments Act, 1924 (II of 1924), published with the notification of the Government of the Punjab In the Home Department Military No. 7261, dated the 1st March, 1932, are hereby published for general information, the same having been previously published, approved and confirmed by the Central Government, as required by sub-section (1) of section 284 of the said Act, namely:—

BYE-LAWS

In the said Bye-laws-

(1) In bye-law 13---

⁽a) In sub-section (1) the words, letters and figures "except in case where the octroi tax amounts upto Rs. 10 it shall be recovered at the barrier of import and

refunded at the barrier of export after satisfying that the goods as entered in the transit pass have actually been exported within the specified period" shall be omitted;

- (b) after sub-section (1) the following sub-section shall be inserted, namely:--
 - "(1A) A fee of annas two shall be charged for each transit pass issued under this bye-law."
- (2) In bye-law 15———
- (a) after sub-section (1), the following sub-section shall be inserted, namely:-
 - "(1A) To ensure proper payment of octroi by the ASC contractors, the contractors concerned may be asked to file attested copies of official receipts issued to them by the Supply Depot for supplies made by them during the month or any other document of equivalent value within the second week of the next month. The contractors may be asked to deposit such sums not exceeding one thousand rupees each, at the discretion of the Board, as security deposit and to execute an agreement to ensure proper production of attested copies of the receipts from the Supply Depot and prompt payment of balance of octroi dues. In case any contractor fails to produce the necessary receipts for verification or pay the octroi balance, the balance may be made good out of his security deposit by the Executive Officer.
 - (ii) For local purchase the onus will be on the contractor to produce receipts to the satisfaction of the Executive Officer, that his supplier has paid the octroi tax on goods supplied by him to the said contractor."
- (b) For sub-section (2) the following sub-section shall be substituted, namely:—
 - "(2) When octroi leviable ad valorem is to be assessed by the Officer-incharge of the barrier of the import, he shall calculate the value, on the value given in the invoice presented at the time of import, plus the cost of freight, unless he holds for reasons to be recorded in writing that the invoice is not genuine in which case he shall proceed as if no invoice had been presented. If no invoice is presented with the goods in respect of which octroi is to be assessed but they are entered in the list of prices current, he shall calculate their value at the value entered in such lists less a fixed deduction of 25 per cent, and if the goods are not so entered he shall calculate their value on information at his disposal and value declared by the importer. In calculating the amount of octroi leviable, fraction of a pice shall be reckoned as one pice."
- (c) in sub-section (3), for the words "with due regard to" the word "and" shall be substituted.
 - (3) For bye-law 19, the following bye-law shall be substituted, namely:—
 - "19. Assessment at Head Office of goods forwarded from out-post barrier and collection at Central barrier of octroi assessed at Head Office.—When goods are brought to the Head Octroi office under the provisions of sub-section (2) of bye-law 16, the Octroi Superintendent shall see that goods agree with the details entered in the pass in Form 7 issued in respect of them, at the import barrier, and shall then assess the amount of octroi on the value given in the invoice or written declaration presented at the time of import, plus the cost of freight. If he has reason to suspect that invoice or written declaration so presented is not genuine he shall assess the octroi on information at his disposal and the market value of the goods so assessed. The cases of doubtful nature shall be brought to the notice of the Executive Officer at once in writing by the Octroi Superintendent for his final decision. After the assessment the Octroi Superintendent shall hand over the pass to the importer who shall fill up the receipt and counterfoil in Form 5 and shall recover the amount of octroi payable from the importer and return the receipt to the importer and drop the money received and pass in Form 7 into his cash box."

- (4) In bye-law 44-
- (a) for clause (c) the following clause shall be substituted, namely:—
 - "(() No refund will be admissible in respect of goods which have been manufactured within octroi limits from raw material on which octroi has been paid."
- (b) after clause (c) as so substituted the following clause shall be inserted. namely:-
 - "(d) No refund shall be payable on the goods which are exported outside the Cantonment limits after the expiry of six months from the date of their import into the Cantonment limits."
- (5) In sub-section (1) of bye-law 59 the following words shall be added at the end, namely:-
 - "A fee of annas two per extraordinary pass shall be charged."

[No. 12/20/G/L&C/52/D(C&L)]

- S.R.O. 155.—The following Bye-laws for the provision of culverts and pavements in the Cantonment of Shahjahanpur made by the Cantonment Board, Shahjahanpur, in exercise of the powers conferred by clause (28) of section 282 and section 283 of the Cantonments Act, 1924 (II of 1924), are published for general information, the same having been previously published, approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—
- 1. Every person intending to erect or re-erect pavements or culverts in front of his house shall give notice in writing of his intention to the Executive Officer in accordance with bye-law 1 of the Bye-laws made by the Cantonment Board for regulating the erection or re-erection of buildings in the cantonment of Shahjahanpur.
- 2. The pavement or culvert shall be constructed by the owner of the house at his own expense after obtaining the sanction of the Cantonment Board.
- 3. The pavement or culvert shall be so constructed as to comply strictly with the rules, bye-laws and the directions of the Cantonment Board.
- 4. The payement or culvert shall be used for ingress to and egress from the house and shall not be used for any other purpose.
- 5. The owner of the house shall at all times at his own expense maintain the pavement or culvert in a proper state of repairs to the entire satisfaction of the Cantonment Board,
- 6. In case the payement or culvert is allowed to be constructed on land not belonging to or not held on lease by the owner of the house, it shall, after construction, be handed over to the Board; the responsibility for maintenance shall, however, continue to be that of the owner.
- 7. The pavement or culvert shall not be added to or altered except unless so directed by or with the prior sanction in writing of the Cantonment Board, and the expenses of such addition and alteration shall be borne by the owner of the house.
- 8 If the owner of the house makes any default in carrying out the work in relation to a pavement or culvert as directed by the Cantonment Board or neglects to maintain same in a proper state of repair the work may be carried out by the Cantonment Board and the expenses shall be recoverable from the owner of the house as arrears of tax.
- 9. The pavement or culvert shall be removed by the owner of the house at his own expense, should the Cantonment Board require him so to do and in such an event the owner of the house shall not be entitled to claim any compensation whatever.
- 10. Where the land on which the pavement or culvert is to be constructed does not belong to the owner of the house, mere sanction of the Cantonment Board for such construction shall not be deemed to confer on the owner any claim or title whatsoever to such land.

11. A contravention of any of the provisions of the above bye-laws shall be punishable with fine which may extend to rupees one hundred and in the case of a continuing contravention, with an additional fine which may extend to ten rupees for every day during which such contravention continues after conviction for the first such contravention.

[No. 12/16/G/L&C/54/D(C&L)]

S.R.O. 156.—The following bye-laws for regulating the erection of temporary structures in the Pachmarhi Cantonment, made by the Cantonment Board, Pachmarhi, in exercise of the powers conferred by clause (18) of section 282 and section 283 of the Cantonments Act, 1924 (II of 1924), and in supersession of the bye-laws published with the notification of the Government of the Central Provinces and Berar, No. 1281-1208-II, dated the 3rd September, 1928, are hereby published for general information, the same having been previously published, and having been approved and confirmed by the Central Government, as required by subsection (1) of section 284 of the said Act, namely:—

BYE-LAWS FOR REGULATING THE ERECTION OF TEMPORARY STRUCTURES IN PACHMARHI CANTONMENT

1. No enclosure or fence or other temporary structure of whatsoever material or nature shall be erected on any land situated within the Cantonment limits without the prior sanction of the Cantonment Board:

Provided that where such enclosure or fence or other temporary structure is proposed to be erected on any land within areas not under the management of the Cantonment Board, the previous consent of the Military Estates Officer shall be obtained.

- 2. The crection of any such enclosure or fence or such temporary structure shall be sanctioned by the Cantonment Board subject to such conditions as it may deem fit to impose.
- 3. Any sanction accorded under bye-law 2 shall be for a period not exceeding twelve months and shall not be renewable beyond an aggregate period of twelve months.
- 4. A contravention of any of the aforesaid bye-laws shall be punishable with fine which may extend to fifty rupees.

[No. 12/25/G/L&C/53/D(C&L)]

S.R.O. 157.—In exercise of the powers conferred by the Proviso to sub-section (1) of section 15 of the Cantonments Act, 1924 (II of 1924), the Central Government, being satisfied that it is necessary in order to avoid administrative difficulty, is pleased to extend the term of Office of the elected members of the existing Cantonment Board of Kamptee Cantonment upto the 31st December, 1954, or until the date of the notification of the election of their successors under sub-section (7) of section 13 ibid, whichever date is earlier.

[No. 29/14/G/L&C/54/2529-G/D(C&L)]

S.R.O. 158.—In exercise of the powers conferred by the Proviso to sub-section (1) of section 15 of the Cantonments Act, 1924 (II of 1924), the Central Government, being satisfied that it is necessary in order to avoid administrative difficulty, is pleased to extend the term of Office of the elected members of the existing Cantonment Board of Shillong Cantonment upto the 31st December, 1954, or until the date of the notification of the election of their successors under sub-section (7) of section 13 ibid, whichever date is earlier.

[No. 29/15/G/L&C/54/2795-G/D(C&L)]

S.R.O. 159.—In exercise of the powers conferred by the Proviso to sub-section (1) of section 15 of the Cantonments Act, 1924 (II of 1924), the Central Government, being satisfied that it is necessary in order to avoid administrative difficulty, is pleased to extend the term of office of the elected member of the existing Cantonment Board of Landour Cantonment for one year that is to say upto the 27th April, 1955.

[No. 29/10/G/L&C/54/993-G/D(C&L)]

S.R.O. 160.—In pursuance of the provisions of sub-section (7) of section 13 of the Cantonments Act, 1924 (II of 1924), the Central Government is pleased to notify the election of Shri Mahabir Prasad Jain to the Cantonment Board Chakrata.

[No. 29/11/G/L&C/54/2873-G/D(C&L)]

S.R.O. 161.—In pursuance of the provisions of sub-section (7) of section 13 of the Cantonments Act, 1924 (II of 1924), the Central Government is pleased to notify the election of Shri Tara Datt Pant to the Cantonment Board, Naini Tal.

[No. 29/G/L&C/54/2753-G/D(C&L)]

S.R.O. 162.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (II of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Bareilly, by reason of the acceptance by the Central Government of the resignation of Maj. L. S. Dhadwal.

[No. 19/4/G/L&C/52/2964-G/54/D(C&L)]

S.R.O. 163.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (II of 1924), the Central Government is pleased to notify the nomination of Capt. D. S. Rawat as a member of the Cantonment Board, Bareilly, *vice* Maj. L. S. Dhadwal, resigned.

[No. 19/4/G/L&C/52/2964-G/54/D(C&L)]

M. L. DAVE, Dy. Secy.